

# EXHIBIT A

\*NOT FOR PUBLICATION

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

---

AXACT (PVT), LTD.,	:	Civil Action No. 07-5491 (FLW)
Plaintiff,	:	
v.	:	OPINION
STUDENT NETWORK RESOURCES, INC.,	:	
STUDENT NETWORK RESOURCES, LLC.,	:	
and ROSS COHEN,	:	
Defendants.	:	
	:	

---

WOLFSON, District Judge:

Before the Court is a default judgment motion filed by Defendant-Counterclaimants, Student Network Resources, Inc., Student Network Resources, LLC, and Ross Cohen (collectively, "Defendants" or "SNR") against Plaintiff Axact (PVT), Ltd. ("Plaintiff" or "Axact") for certain relief requested in Defendants' Amended Counterclaims. In support of this application, Defendants rely upon the accompanying Declarations of Peter L. Skolnik and Ross Cohen, the pleadings and other exhibits filed in this action.

By way of a brief background for the purposes of this motion, Plaintiff owns, operates and/or controls a score of websites, using hundreds of domain names, in a number of Internet businesses based in Pakistan.<sup>1</sup> These include, *inter alia*, sites selling term papers and other academic works, and sites selling counterfeit academic degrees and/or diplomas from non-existent universities with no

---

<sup>1</sup>When a party is in default, the Court treats all pleadings and allegations of the opposing party as true. See Comdyne I, Inc. v. Corbin, 908 F.2d 1142, 1149 (3d Cir.1990).

instructors or classrooms. Plaintiff's term paper sites unfairly compete with Defendants' research sites, which contain original works that are copyrighted. In their submissions, Defendants set forth the evidence of infringement upon Defendants' copyrights by Plaintiff. The Court hereby adopts the undisputed evidence in the Declarations of Ross Cohen and Peter Skolnik and incorporates it herein by reference. See, generally, Mr. Cohen's Decl.; Mr. Skolnik's Decl.

After the initiation of this action, Plaintiff's counsel moved for leave to withdraw from this case, which the Court granted on April 4, 2008. The Court also dismissed Axact's complaint without prejudice, allowing Plaintiff, a corporation, which may not litigate without counsel, to retain substitute counsel by April 18, 2008. Subsequently, on April 29, 2008, Mr. Fahimul Karim Sarwat, on behalf of Axact, sent a letter to the Court requesting leave for Axact to proceed pro se. In response, the Court notified Mr. Sarwat, in a letter dated May 2, 2008, that corporations may only appear in court through licensed counsel. The Court's letter also advised Mr. Sarwat to secure counsel immediately. However, no counsel ever appeared for Axact. Plaintiff has therefore defaulted on the Counterclaims asserted against it by Defendants. Subsequently, pursuant to Defendants' request, on April 22, 2008, the Clerk of the Court entered default against Plaintiff.

Specifically, the Counterclaims include: 1) violation of the Digital Millennium Copyright Act, 17 U.S.C. § 512(f) pursuant to 17 U.S.C. § 101, et seq.; 2) violation of the Lanham Act, 15 U.S.C. § 1125(a); 3) common law unfair competition; 3) tortious interference with prospective economic advantage; and 4) violation of the New Jersey Consumer Fraud Act, N.J.S.A. 56:8-1, et seq. Now, Defendants move for default judgment on all counts.

## DISCUSSION

### A. Standard of Review

Federal Rule of Civil Procedure 55 governs the entry of default judgment. To obtain a default judgment pursuant to Fed. R. Civ. P. 55(b)(2), a litigant must first obtain an entry of default from the clerk of the court pursuant to Fed. R. Civ. P. 55(a). Once this procedural hurdle has been met, it is within the discretion of this court whether to grant a motion for a default judgment. Chamberlain v. Giampapa, 210 F.3d 154, 164 (3d Cir. 2000). Moreover, when a defendant is in default, the Court treats all pleadings and allegations of the plaintiff as true. See Comdyne I, Inc. v. Corbin, 908 F.2d 1142, 1149 (3d Cir.1990). However, even after properly following the requirements of Rule 55, parties are not entitled to default judgment as of right and it is left to the "sound judicial discretion" of the Court. Hritz v. Woma Corp., 732 F.2d 1178, 1180 (3d Cir.1984). Furthermore, the preference is to dispose of cases on the merits whenever practicable. Id. at 1181 (citations omitted).

Defendants seek the following relief:

- (a) An award of the maximum statutory damages of \$150,000 pursuant to § 504 of the Copyright Act for each of Axact's two willful copyright infringements that followed registration of Student Network Resources, Inc.'s copyrights, for a total of \$300,000;
- (b) An award of attorneys fees Defendants incurred in connection with their copyright counterclaims, pursuant to § 505 of the Copyright Act, in the amount of \$36,720.40.
- (c) An award of \$500 in compensatory damages plus \$350,000 in punitive damages, for Axact's violations of the Lanham Act, New Jersey common law of unfair competition and tortious interference with Defendants' prospective economic advantage;

- (d) An award of \$843.25 in compensatory damages for Counterclaimants' ascertainable loss, trebled to \$2,529.75 pursuant to N.J.S.A. 56:8-19, plus \$350,000 in punitive damages for Axact's violation of the New Jersey Consumer Fraud Act;
- (e) A declaration, pursuant to § 512(f) of the Copyright Act, that Axact has misrepresented that material posted by Defendants infringed Axact's copyrights, and that Defendants have not violated any copyrights owned by Axact;
- (f) A permanent injunction enjoining Axact from future copyright infringements, pursuant to § 502 of the Copyright Act;
- (g) A permanent injunction enjoining Axact from future false advertising, misrepresentation, fabricated reviews, false and misleading information, and other acts of unfair competition with Counterclaimants, pursuant to the Lanham Act and common law; and
- (h) A permanent injunction enjoining Axact from making false and misleading representations and warranties regarding the quality and originality of Axact's products and services in violation of the New Jersey Consumer Fraud Act.

**B. Statutory Damages Under 17 U.S.C. § 504(c)**

Pursuant to 17 U.S.C. § 504(c)(2), the Court has discretion to "increase the award of statutory damages to a sum of not more than \$150,000" for each work infringed "where the copyright owner sustains the burden of proving . . . that infringement was committed willfully." 17 U.S.C. § 504(c)(2). A party need not prove actual damages to be entitled to an award of statutory damages. Los Angeles News Serv. v. Reuters Television Int'l, Ltd., 149 F.3d 987, 996 (9th Cir. 1998), cert. denied, 525 U.S. 1141, 119 S. Ct. 1032 (1999). Indeed, courts award statutory damages on default judgments. See, e.g., Warner Bros. Records, Inc. v. Novak, No. CV 06-5342, 2007 WL 1381748.

at \*2 (D.N.J. May 9, 2007) (citing cases). The maximum permissible statutory damages have been awarded on default judgments. Perfect 10, Inc. v. Talisman Comm., Inc., No. 99-10450, 2000 WL 364813, at \*4 (C.D. Cal. Mar. 27, 2000) (awarding "the maximum amount of statutory damages available under § 504(c) of the Copyright Act" due, *inter alia*, to the "egregious and willful nature of the infringement").

Here, Mr. Cohen's Declaration clearly demonstrates that Axact's infringements of copyright are regular and egregious. See Cohen Decl. at ¶ 46 (describing Axact's secret use of Cyrillic characters to evade detection); Cohen Decl. at ¶¶ 39-41 (describing Axact's submission of a second infringing paper when confronted about infringing the first); Cohen Decl. at ¶¶ 48-50 (describing Axact's admission of theft and subsequent delivery of another stolen paper). Axact's conduct demonstrates an indifference to U.S. copyright law. Further, the evidence demonstrates that Axact's "business model" is constructed entirely on willfully infringing copyrights held by others. To impose the maximum statutory damage in this matter is necessary and appropriate to uphold the statutory policy of discouraging infringement. See Los Angeles News, 149 F.3d at 996. Defendants' request for relief in the amount of \$300,000 is appropriate under the circumstances, and thus, will be granted.

### C. Injunctive Relief

"[C]ourts 'routinely issue injunctions as part of default judgments.'" Warner Bros. Records, 2007 WL 1381748, at \*3 (citing cases). It is well settled law that in order to obtain injunctive relief, a party must establish each of the following elements: (1) it is likely to prevail on the merits; (2) it will suffer irreparable injury absent an injunction; (3) granting preliminary relief will not result in even greater harm to the other party; and (4) granting preliminary relief will be in the public interest.

Instant Air Freight Co. v. C.F. Air Freight, Inc., 882 F.2d 797, 800 (3d Cir. 1989); NutraSweet Co. v. Vit-Mar Enter. Inc., 176 F.3d 151, 153 (3d Cir. 1999).

In this matter, Defendants' counterclaims for copyright infringement, Lanham Act violations, common law unfair competition, tortious interference with prospective economic advantage, and violations of the Consumer Fraud Act all seek injunctive relief. They have demonstrated all the factors necessary for the Court to issue an injunction against Plaintiff. Specifically, the acts committed and continuing to be perpetuated are causing irreparable injury that cannot be fully compensated or measured in monetary terms. Thus, there can be no reasonable doubt that Plaintiff will continue to infringe copyrights, compete unfairly, and violate the Lanham Act and the Consumer Fraud Act, unless enjoined. In balancing the hardships, Defendants' right to control use of their copyrights far outweigh Plaintiff's knowing infringement. Finally, the public interest will be served by ceasing further infringement and providing misleading statements by Plaintiff.

**D. Attorney's Fees Pursuant to 17 U.S.C. § 505**

The Copyright Act provides that the Court may, in its discretion, award full costs "against any party other than the United States or an officer thereof," and "may also award a reasonable attorney's fee to the prevailing party as part of the costs." § 505. Indeed, it has often been held that attorney's fees are awarded to prevailing copyright plaintiffs "generally" or "ordinarily." See, e.g., Rural Telephone Service Co., Inc. v. Feist Pubs., Inc., No. 83-4086, 1992 WL 160890, \*3 (D. Kan. June 18, 1992) (surveying case law and concluding that "[b]ecause the Copyright Act is intended to encourage suits to redress copyright infringement, fees are generally awarded to a prevailing plaintiff"). Here, Defendants seek attorney's fee in the amount of \$36,720.40, which counsel represents to be an estimate of that portion of the total attorney's fees incurred by Defendants

attributable to their copyright infringement claim, during the period (January 9-February 25, 2008) when the counterclaims were being developed, researched and prepared for filing. See Skolnik Decl. 55. The Court is satisfied with the reasonableness of the amount, and thus, finds it appropriate to award Defendants attorney's fees in the amount of \$36,720.40.

**E. Treble Damages for Axact's Violations of the Consumer Fraud Act**

The Consumer Fraud Act ("CFA") is a broadly worded, remedial statute, which "evinces a clear legislative intent . . . to root out consumer fraud." Lemelledo v. Benefit Mgmt. Corp., 150 N.J. 255, 264 (1997) (citing Barry v. Arrow Pontiac, 100 N.J. 57, 69 (1985); Martin v. Am. Appliance, 174 N.J. Super. 382, 384 (Law Div. 1980)). The CFA can be "invoked . . . to cover a wide variety of practices" because "fertility of human invention in devising new schemes of fraud is so great the CFA could not possibly enumerate all, or even most, of the areas and practices that it covers without severely retarding its broad remedial power to root out fraud in its myriad, nefarious manifestations." Lemelledo, 150 N.J. 265-66. For that reason, New Jersey's CFA is one of the strongest consumer protection statutes in the nation. Cox v. Sears Roebuck & Co., 138 N.J. 2, 15 (1994); accord Kugler v. Romain, 58 N.J. 522, 545 (1971).

Pursuant to the test set forth in Dabush v. Mercedes-Benz USA, LLC, 378 N.J. Super. 105, 114 (App. Div. 2005), Defendants have to show the following to state a claim under the CFA: (1) unlawful conduct by Axact (see Cohen Decl. at ¶¶ 55-63); (2) an ascertainable loss (see Cohen Decl. at ¶ 64); and (3) a causal relationship between Axact's unlawful conduct and the ascertainable loss, since but for Axact's unlawful conduct, SNR would have received papers of advertised quality and originality. See also N.J. Citizen Action v. Schering-Plough Corp., 367 N.J. Super. 8, 12-13 (App. Div.), cert. denied, 178 N.J. 249 (2003). "[T]o constitute consumer fraud . . . the business practice

in question must be 'misleading' and stand outside the norm of reasonable business practice in that it will victimize the average consumer. . . ." Id. at 115. As described in the Cohen Declaration, Axact's misrepresentations and misleading warranties regarding the quality and originality of its products and services will unquestionably victimize the average consumer, and constitute an unconscionable commercial practice of deception, fraud, and unlawful conduct in connection with the sale of goods and the performance of services sought by consumers.

Moreover, the purchase prices SNR paid for the infringing papers delivered by Axact constitute ascertainable losses; Axact's misrepresentations qualify as unlawful practices. See Cox v. Sears Roebuck, 138 N.J. at 17. SNR paid a total of \$843.25 for those papers; pursuant to N.J.S.A. 56:8-19, "[i]n any action under this section the court shall, in addition to any other appropriate legal or equitable relief, award threefold the damages sustained by any person in interest." Accordingly, Defendants are entitled to an award of \$2,529.75.

#### F. Punitive Damages

Pursuant to New Jersey's Punitive Damages Act, N.J.S.A. 2A:15-5.9, *et seq.*, such damages, intended "to penalize and to provide additional deterrence against a defendant to discourage similar conduct in the future," may be awarded where compensatory damages of at least \$500 have been incurred (N.J.S.A. 2A:15-5.10), and may be in an amount that is "five times the liability . . . for compensatory damages or \$350,000, whichever is greater." N.J.S.A. 2A:15-5.14.

Here, Axact's wanton and willful disregard for persons who foreseeably might be harmed by its acts and omissions are outlined throughout the Cohen Declaration. Clearly, as the evidence shows, Axact acts with reckless disregard of the likelihood that serious harm will arise from its conduct, its conduct continues unabated, and it takes repeated devious measures to conceal that

conduct. See N.J.S.A. 2A:15-5.12(4)(b)(2) and (4). Moreover, Axact's conduct has not been terminated: it boasts of prior-year revenues in excess of \$180 million (see Skolnik Decl. 18); and a substantial portion of those revenues necessarily derivs from its copyright infringements and other misconduct. See N.J.S.A. 2A:15-5.12(4)(c)(2)-(4).

As set forth in the Cohen Declaration, Axact's false and misleading representations and deceptive practices have led to SNR's loss of customers and goodwill, and have caused SNR economic harm and the loss of prospective economic advantage in an amount not less than \$500. Cohen Decl. at ¶ at 54; see Skolnik Decl. at ¶¶ 46-47, 49. SNR has also sustained an ascertainable loss under the Consumer Fraud Act of \$843.25, as noted earlier. To penalize and discourage Axact's egregious conduct, the Court shall award punitive damages in the amount of \$350,000 for Axact's violations of the Lanham Act, New Jersey common law of unfair competition and tortious interference with Defendants' prospective economic advantage, and violation of the New Jersey Consumer Fraud Act. An appropriate Order shall follow.

Dated: October 20, 2008

/s/ Freda L. Wolfson  
The Honorable Freda L. Wolfson,  
United States District Judge

# EXHIBIT B

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

---

AXACT (PVT), LTD.,	:	Civil Action No. 07-5491 (FLW)
Plaintiff,	:	
v.	:	ORDER
STUDENT NETWORK RESOURCES, INC.,	:	
STUDENT NETWORK RESOURCES, LLC.,	:	
and ROSS COHEN,	:	
Defendants.	:	

---

THIS MATTER having been opened to the Court by Peter L. Skolnik, Esq., counsel for Defendants-Counterclaimants Student Network Resources, Inc., Student Network Resources, LLC and Ross Cohen (collectively "Defendants" or "SNR") on a motion for default judgment; it appearing that the Complaint in this action having been served on November 4, 2007, and voluntarily withdrawn and dismissed without prejudice on April 4, 2008; and counterclaims in this action having been duly served on plaintiff-counterclaim defendant Axact (Pvt.), Ltd. ("Plaintiff" or "Axact") on February 25, 2008, and Axact having failed to plead or otherwise defend the counterclaims in this action, and said default having been duly entered on April 22, 2008; the Court having considered the motion and the Declarations of Peter L. Skolnik and Ross Cohen in support of default judgment pursuant to Fed. R. Civ. P. 78, and there being no opposition thereto; for the reasons stated in the Opinion filed on even date, and for good cause shown;

IT IS on this 20th day of October, 2008,

ORDERED that Defendants' Motion for Default Judgment is GRANTED; and it is further

ORDERED that Judgment shall be entered for statutory damages on Defendants' copyright claim in the amount of \$300,000; and it is further

ORDERED that Judgment shall be entered for attorney's fees with respect to Defendants' copyright claim in the amount of \$36,720.40; and it is further

ORDERED that Judgment shall be entered in the amount of \$500 in compensatory damages, plus \$350,000 in punitive damages, for Axact's violations of the Lanham Act; New Jersey common law of unfair competition; tortious interference with Defendants' prospective economic advantage; and violation of the New Jersey Consumer Fraud Act; and it is further

ORDERED that Judgment shall be entered in the amount of \$843.25 in compensatory damages for Defendants' ascertainable loss, trebled to \$2,529.75 pursuant to N.J.S.A. 56:8-19; and it is further

DECLARED pursuant to § 512(f) of the Copyright Act, that Axact has misrepresented that material posted by Defendants infringed Axact's copyrights; and it is further

DECLARED that Defendants have not violated any copyrights owned by Axact; and it is further

ORDERED that Axact, those in privy with it and those with notice of the injunction, including any Internet search engines, Web hosts and domain-name registrars that are provided with notice of the injunction, shall be and hereby are enjoined (i) from publishing, distributing, selling and offering for sale copies of the works of SNR and others that are subject to valid and subsisting copyrights, and/or (ii) from facilitating access to any or all websites through which Axact engages

in such acts of copyright infringement, including but not limited to the following 544 term paper websites and to any new Internet site through which Axact engages in such acts of copyright infringement in the future:

007essay.com  
0toall-research-paper-topics.com  
0toall-research-paper-topics.net  
0toallresearchpapertopics.info  
100toptermpapersites.com  
11hour-research-papers.com  
11hourresearchpapers.com  
1derful-book-reports.com  
1foru-term-paper.com  
1manpapers.com  
1stoppapers.com  
1to1-essay-writing.com  
2good-dissertations.com  
2good-dissertations.net  
2gooddissertations.info  
360-thesis-writing.net  
4-college-admission-essays.net  
7dayresearchpapers.com  
accesspapers.com  
actionpapers.net  
affordable-dissertations.com  
affordable-papers.com  
affordable-term-papers.com  
affordabledissertationwriting.com  
affordableresearchpapers.com  
affordablethesiswriter.com  
egradeessays.com  
agradelibrary.com  
agradepapers.com  
agradereports.com  
all-free-research-papers.com  
allessaytopics.com  
alltoptermpapersites.com  
analysis-essays.net  
analytical-essays.net  
apa-mla.net  
assignmentrelief.com

007essay.net  
0toall-research-paper-topics.info  
0toallresearchpapertopics.com  
100percentcustomtermpapers.com  
100toptermpapersites.info  
11hour-research-papers.info  
11hourresearchpapers.info  
1derful-book-reports.net  
1foru-term-paper.net  
1manpapers.net  
1stoppapers.net  
1to1-essay-writing.net  
2good-dissertations.info  
2gooddissertations.com  
360-thesis-writing.com  
4-college-admission-essays.com  
7day-research-papers.com  
academicprofs.com  
actionpapers.com  
activepapers.com  
affordable-essays.com  
affordable-research-papers.com  
affordable-thesis.com  
affordableessaywriting.com  
affordabletermpapers.com  
affordablethesiswriting.com  
agradeessays.net  
agradenow.com  
agradepapers.net  
agradereports.net  
all-free-research-papers.net  
alltop-term-paper-sites.com  
analysis-essays.com  
analytical-essays.com  
apa-mla.com  
argumentative-essays.net  
assignmentrelief.net

awesomeessays.com  
best-papers-helpme.net  
best-research-papers-directory.net  
bookreportrelief.com  
buy-dissertations.com  
buy-essays.com  
buy-papers.com  
buy-research-papers.com  
buy-term-papers.com  
buy-thesis.com  
cheap-essays.net  
cheap-research-papers.net  
cheap-term-papers.net  
cleveressays.net  
clickpapers.com  
college-admission-essays.net  
college-application-essays.net  
college-entrance-essays.net  
college-essay-consultation.net  
college-essays-tutor.net  
college-paper.net  
college-research-papers-online.com  
college-writing-help.net  
compare-and-contrast-essays.net  
comparison-essays.net  
coolbookreports.net  
cooltermpapers.net  
critical-essays.net  
custom-dissertations.net  
custom-essays-writing-help.com  
custom-papers.net  
custom-research-papers.com  
custom-term-papers-writing-help.com  
custom-term-papers.net  
custom-thesis.com  
customdissertations.com  
customthesis.com  
cuteessays.com  
cutereports.com  
descriptive-essays.net  
dissertation-abstracts-online.net  
dissertation-abstracts.net  
dissertation-doctors.com  
dissertation-papers.com

awesomeessays.net  
best-research-papers-directory.com  
bookreporthelp.net  
bookreportrelief.net  
buy-dissertations.net  
buy-essays.net  
buy-papers.net  
buy-research-papers.net  
buy-term-papers.net  
buy-thesis.net  
cheap-research-papers.com  
cheap-term-papers.com  
cleveressays.com  
clevertermpapers.com  
clickpapers.net  
college-application-essays.com  
college-entrance-essays.com  
college-essay-consultation.com  
college-essays-tutor.com  
college-paper.com  
college-papers-online.net  
college-term-papers.net  
compare-and-contrast-essays.com  
comparison-essays.com  
coolbookreports.com  
cooltermpapers.com  
credibletermpapers.com  
custom-dissertations-writing-help.com  
custom-essay-writers.com  
custom-essays.net  
custom-research-papers-writing-help.com  
custom-research-papers.net  
custom-term-papers.com  
custom-thesis-writing-help.com  
custom-thesis.net  
customdissertations.net  
customthesis.net  
cuteessays.net  
cutereports.net  
dissertation-abstracts-online.com  
dissertation-abstracts.com  
dissertation-assistance.com  
dissertation-help.net  
dissertation-papers.net

dissertation-proposal.com	dissertation-proposal.net
dissertation-service.com	dissertation-writer.com
dissertation-writing-advice.com	dissertation-writing-help.com
dissertation-writing-help.net	dissertation-writing-online.com
dissertationassistant.com	dissertationassistant.net
dissertationdrive.com	dissertationdrive.net
dissertationmaker.com	dissertationmaker.net
dissertationmd.com	dissertations-guide.com
dissertations-guide.net	dissertations-online.net
dissertationsexpert.com	dissertationsexpert.net
dissertationshelp.com	dissertationshelp.net
dissertationsmaster.com	dissertationsmaster.net
dissertationstore.com	dissertationstore.net
english-essays-help.com	english-essays-help.net
english-essays-online.net	english-essays.com
english-essays.net	essay-essay.com
essay-paper-sites.net	essay-papers.net
essay-services.com	essay-services.net
essay-topics.net	essaybag.com
essayexpert.co.uk	essayhome.com
essaynessay.com	essayquest.com
essayrelief.co.uk	essayrelief.com
essayrelief.net	essayreliefau.com
essayreliefau.net	essayreliefau.org
essayrush.com	essays-essays.com
essays-essays.net	essays-express.com
essays-for-sale.net	essays-heaven.com
essays-help.com	essays-writing.com
essays-writing.net	essaysbag.com
essayshome.com	essayshop.com
essaysinn.com	essaysmagic.com
essaysmagic.net	essaysontime.com
essaysontime.net	essaysparadise.com
essaysparadise.net	essaysspecialist.com
essayshop.com	essaysunlimited.com
essaysunlimited.net	fastbookreports.com
fastbookreports.net	fastdissertations.com
fastdissertations.net	finedissertations.com
finedissertations.net	finest-term-paper-sites.net
free-college-essay-guide.com	free-college-essay-guide.net
free-college-essays-online.com	free-college-essays-online.net
free-college-research-papers.com	free-college-research-papers.net
free-college-term-papers.com	free-college-term-papers.net
free-english-essays.com	free-english-essays.net

free-essays-4u.com	free-essays-4u.net
free-essays-help.com	free-essays-help.net
free-essays-online.com	free-essays-online.net
free-research-paper-topics.com	free-research-paper-topics.net
free-research-papers-online.net	free-term-papers-help.com
free-term-papers-help.net	free-term-papers-online.com
free-term-papers-online.net	free-thesis-papers.net
geniusessay.com	getagrade.com
good-research-papers.com	good-research-papers.net
goodbookreports.com	goodbookreports.net
goodpapers.com	goodpapers.net
goodtermpapers.com	goodthesis.com
goodthesis.net	grabagrade.com
great-term-paper-sites.net	handyessays.com
help-on-research-papers.com	help-with-a-paper.com
help-with-dissertations.com	help-with-thesis.com
helpon-doctoral-dissertations.com	helpon-doctoral-dissertations.net
helpon-research-papers.com	helpon-research-papers.net
helpon-term-papers.com	helpon-term-papers.net
helpon-thesis-topics.com	helpon-thesis-topics.net
highpapers.com	highpapers.net
history-essays.net	hitessays.com
hitessays.net	instantpapers.com
ivydissertations.com	ivydissertations.net
ivydissertationsau.com	ivydissertationsau.net
ivydissertationsau.org	ivyessaywriting.com
ivyresearchpapers.com	ivyresearchpapers.net
ivytermpapers.com	literature-essays.net
lovelyessays.com	lovelyessays.net
master-thesis-writing.com	master-thesis-writing.net
mightypapers.com	mightypapers.net
mr-essay.com	my-book-report.com
my-book-report.net	my-college-term-papers.com
my-college-term-papers.net	my-free-book-reports.com
my-free-book-reports.net	my-free-research-papers.com
my-free-research-papers.net	my-thesis-papers.com
my-thesis-papers.net	mybookreports.com
mybookreports.net	narrative-essays.net
online-essays.com	online-essays.net
online-thesis.com	ontimeessays.com
ontimepapers.com	originaldissertations.com
originaldissertations.net	originalessays.com
originalessays.net	originalthesis.com
originalthesiswriting.co.uk	originalthesiswriting.com

originalthesiswriting.net	originalthesiswritingau.com
originalthesiswritingau.net	originalthesiswritingau.org
originalthesiswriting.com	paperlibrary.com
papers-help.com	papersbank.com
papersbank.net	paperschoice.com
paperschoice.net	papersday.com
papersday.net	papersheaven.com
papersheaven.net	papershelp.com
paperslibrary.com	papersmania.com
papersmania.net	papersparadise.com
papersparadise.net	persuasive-essays.net
pickanessay.com	plagiarisguru.com
plagiarisguru.net	plagiarisguru.org
plagiarismguru.com	plagiarismguru.net
olagiarismguru.org	premiumdissertationwriting.com
premiumessaywriting.com	premiumresearchpapers.com
premiumtermpapers.com	premiumthesiswriting.com
purchase-essays.com	purchase-essays.net
realdissertations.com	realdissertations.net
research-n-thesis-sites.net	research-paper-scholar.com
research-paper-sites.net	research-paper-writing.com
research-paper-writing.net	research-papers-for-sale.com
research-papers-for-sale.net	research-papers-guide.com
research-papers-guide.net	research-papers-online.com
research-papers-research-papers.com	research-papers-research-papers.net
researchpaper-online.com	researchpaper-online.net
researchpaperquest.com	researchpapersnresearchpapers.com
researchpapersspecialist.com	rockpapers.com
rockpapers.net	sample-research-papers.com
sample-research-papers.net	samslibrary.com
school-book-report-help.net	school-book-report.com
school-book-report.net	school-essays.net
scoringessays.com	scoringessays.net
speedydissertations.com	speedydissertations.net
speedyessays.com	speedyessays.net
student-essays.net	studentproblems.com
studentproblems.net	superbessays.com
superessays.com	superessays.net
targetessays.com	term-paper-fortune.com
term-paper-fortune.net	term-paper-garage.com
term-paper-garage.net	term-paper-house.com
term-paper-house.net	term-paper-time.com
term-paper-topics.net	term-papers-4u.com
term-papers-4u.net	term-papers-avenue.com

term-papers-bazaar.com  
term-papers-delight.com  
term-papers-for-sale.com  
term-papers-guide.com  
term-papers-help-online.net  
term-papers-help.net  
term-papers-online.net  
term-papers-term-papers.com  
term-papers-way.com  
term-papers-wonder.com  
termpaper123.com  
termpapergarage.com  
termpaperquest.com  
termpaperrelief.net  
termpapers-online.net  
termpapersamazon.net  
termpapersavenue.net  
termpapersinn.com  
termpapersntermpapers.com  
termpaperswonder.com  
thedisserationsonline.com  
thesis-help.net  
thesis-papers.net  
thesis-proposal.net  
thesis-statement.net  
thesis-writer.net  
thesis-writing-assistance.net  
thesis-writing-service.net  
thesisassistant.com  
thesiscenter.net  
thesisexpert.net  
thesismagic.net  
thesismaker.net  
thesisunlimited.com  
thesiswritinghelp.com  
timelyessays.com  
topdissertationsites.com  
topics-for-research-papers.com  
toptermpapersites.com  
topthesesites.com  
trueessays.net  
winningpapers.com  
wisetermpapers.com  
worldclasstermpapers.com

term-papers-bazaar.net  
term-papers-delight.net  
term-papers-for-sale.net  
term-papers-guide.net  
term-papers-help.com  
term-papers-inn.com  
term-papers-sites-home.net  
term-papers-term-papers.net  
term-papers-way.net  
term-papers-wonder.net  
termpaperexpert.com  
termpapergenie.com  
termpaperrelief.com  
termpapers-online.com  
termpapersamazon.com  
termpapersavenue.com  
termpapershelp.com  
termpapersinn.net  
termpaperspecialist.com  
thedisserations.com  
thesis-assistant.com  
thesis-master.com  
thesis-proposal.com  
thesis-smith.com  
thesis-writer.com  
thesis-writing-advice.com  
thesis-writing-service.com  
thesis-writing.net  
thesiscenter.com  
thesisexpert.com  
thesismagic.com  
thesismaker.com  
thesissmith.com  
thesisunlimited.net  
thesiswritinghelp.net  
topbookreportsites.com  
topessaysites.com  
topresearchpapersites.com  
toptermpapersites.net  
trueessays.com  
truepapers.net  
winningpapers.net  
wisetermpapers.net  
worldclasstermpapers.net

write-a-term-paper.com  
writean-essay.net  
writeatermpaper.net  
writeathesis.net  
writing-a-research-paper.net  
writing-a-thesis.com  
writing-book-reports.com  
writing-dissertations-online.com  
writing-essays.net  
writing-research-papers-online.com  
writing-term-papers.com  
writing-thesis-online.net  
writing-thesis-statements.net  
writingdissertations.coms  
writingspecialist.com

writean-essay.com  
writeatermpaper.com  
writeathesis.com  
writing-a-dissertation.com  
writing-a-term-paper.com  
writing-book-reports-online.net  
writing-book-reports.net  
writing-dissertations-online.net  
writing-papers.net  
writing-term-papers-online.com  
writing-thesis-online.com  
writing-thesis-statements.com  
writingdissertations.com  
writingdissertations.net  
writingtermpapers.net

and it is further

ORDERED that Axact, those in privy with it and those with notice of the injunction, including any Internet search engines, Web hosts and domain-name registrars that are provided with notice of the injunction, shall be and hereby are enjoined (i) from falsely advertising and misrepresenting the nature, characteristics, qualities or geographical origin of Axact's goods and services in violation of the Lanham Act or the common law and to the detriment of SNR on Axact's academic term paper-writing sites, on any other type of Internet site, including any search engine, Web host or domain-name registrar to which Axact or any of Axact's agents submit any textual/visual content relating to academic paper sites, in Axact's advertisements in various Internet venues, or elsewhere; (ii) from publishing or providing access to – on PapersHelp.com and elsewhere – fabricated reviews or false and misleading information about any Internet web sites providing term paper or example research services, including but not limited to SNR's sites and Axact's sites, in violation of the Lanham Act or the common law and to the detriment of SNR; and (iii) from

engaging in unfair competition with SNR in any manner, in violation of the Lanham Act and the common law and to the detriment of SNR ; and it is further

ORDERED that Axact, those in privy with it and those with notice of the injunction, including any Internet search engines, Web hosts and domain-name registrars that are provided with notice of the injunction, shall be and hereby are enjoined from making or providing access to false and misleading representations and warranties regarding the quality and originality of Axact's products and services in violation of the Consumer Fraud Act ; and it is further

ORDERED that this case is CLOSED.

/s/ Freda L. Wolfson  
The Honorable Freda L. Wolfson  
United States District Judge